UNITED STATES DISTRICT COURT

DISTRICT OF ARIZONA

UNITED STATES OF AMERICA

	V.		ORDI	ER OF DETENTION PENDING TRIAL	
	Jose Beltran-Tirado	Cas	e Number:	09-6168M	
and was repr				ras held on May 11, 2009. Defendant was ne defendant is a flight risk and order the de	
I find by a pr	eponderance of the evidence tl	FINDINGS OF	FACT		
, . ⊠	•		r lawfully adr	mitted for permanent residence.	
	The defendant, at the time		•	•	
	If released herein, the de	efendant faces removal	proceedings	s by the Bureau of Immigration and C t and the defendant has previously been de	ustoms eported
	The defendant has no sign	ificant contacts in the Unit	ted States o	r in the District of Arizona.	
	The defendant has no reso to assure his/her future app	urces in the United States pearance.	from which	he/she might make a bond reasonably cal	culated
\boxtimes	The defendant has a prior of	criminal history.			
	The defendant lives/works	in Mexico.			
	The defendant is an amne substantial family ties to Me		substantial	ties in Arizona or in the United States a	ınd has
	There is a record of prior fa	ailure to appear in court as	ordered.		
	The defendant attempted to	o evade law enforcement	contact by fl	leeing from law enforcement.	
	The defendant is facing a n	naximum of	у	vears imprisonment.	
The at the time o	Court incorporates by reference f the hearing in this matter, exc	e the material findings of the cept as noted in the record CONCLUSIONS	d.	ervices Agency which were reviewed by th	e Cour
a corrections appeal. The of the United	defendant is committed to the official to the extent process and the extent process are defendent shall be afforded a restate or on request of an attoom the United States Marshal for	n of conditions will reason DIRECTIONS REGARDI custody of the Attorney Go practicable, from persons a easonable opportunity for rney for the Government, the purpose of an appear	MG DETEN eneral or his awaiting or so private cons the person in ance in conr	/her designated representative for confine erving sentences or being held in custody p sultation with defense counsel. On order of in charge of the corrections facility shall del nection with a court proceeding.	ment in pending f a court
IT IS deliver a cop Court.	ORDERED that should an app	APPEALS AND THÌRD Poeal of this detention ordensideration to Pretrial Serv	r be filed with	h the District Court, it is counsel's respons one day prior to the hearing set before the	ibility to District
IT IS Services suf	FURTHER ORDERED that if a ficiently in advance of the hearne potential third party custodia	ring before the District Co	to be consid ourt to allow	dered, it is counsel's responsibility to notify Pretrial Services an opportunity to intervi	Pretria ew and
DA	TED this 12 th day of Ma	y, 2009.			
		\$			
		100			
		David United State	l K. Dunca s Magistra		